



Eldar Mayouhas 77 Water Street, Suite 2100 New York, New York 10005 Eldar.Mayouhas@lewisbrisbois.com Direct: 646.783.0933

April 18, 2024 File No. 55028.39

Via ECF:

Hon. Dale E. Ho United States District Judge United States Court for the

40 Foley Square New York, New York 10007 Application GRANTED. The conference scheduled for April 26, 2024, is hereby ADJOURNED to May 3, 2024, at 2:30 p.m. (E.T.). The parties shall dial 646-453-4442, enter the meeting code 545441130, and press pound (#). SO ORDERED.

Southern District of New York The Clerk of Court is respectfully requested to terminate ECF No. 116 and to make a copy of this Order to the Plaintiff.

Re: McFadden, Denver v. City of New York, et al.

Case No.: 19-cv-05508 (DEH)

Dear Judge Ho:

Dale E. Ho **United States District Judge** New York, New York Dated: April 19, 2024

We represent New York City Health and Hospitals Corporation ("NYCHHC") and Dr. Erick Eiting ("NYCHHC Defendants") in this matter and submit the within letter requesting a brief adjournment of the discovery conference currently schedule for April 26, 2024 as the undersigned will be out of state in celebration of Passover from April 22 to May 2, 20224.

On April 5, 2024, co-defendant City of New York asked the Court for a conference to address outstanding discovery concerns and the Court, in turn, scheduled the conference for April 26, 2024. In reviewing my calendar, I realized that I will be out of state in celebration of Passover at the time. I wrote to the parties yesterday to seek a mutually convenient date to adjourn the conference to. Counsel for the City of New York and I are available on May 6, May 13 and May 16 from 9:00 a.m. to 3:00 p.m. I have yet to hear back from Mr. McFadden and have emailed him a copy of this letter.

Accordingly, we respectfully request that the conference be adjourned to one of the above dates.

Respectfully submitted,

Eldar Mayouhas of

LEWIS BRISBOIS BISGAARD &

SMITH LLP